



PATENT

Customer No. 22,852

Attorney Docket No. 05905.0141-01000

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:)
)
Takayuki KAZAMA et al.) Group Art Unit: 3714
)
Application No.: 10/798,431) Examiner: Scott E. Jones
)
Filed: March 12, 2004)
)
For: GAME DEVICE AND PROGRAM) Confirmation No.: 6549
INCLUDING GAME PROCESSING)
AFTER REPRODUCING)
HISTORICAL PERFORMANCE)

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

INFORMATION DISCLOSURE STATEMENT UNDER 37 C.F.R. § 1.97(c)

Pursuant to 37 C.F.R. §§ 1.56 and 1.97(c), Applicant brings to the attention of the Examiner the document on the attached listing. This Information Disclosure Statement (IDS) is being filed after the events recited in Section 1.97(b) but, to the undersigned's knowledge, before the mailing date of either a Final action, a Quayle action, or a Notice of Allowance. Under the provisions of 37 C.F.R. § 1.97(c), this Information Disclosure Statement is accompanied by a check for the fee of \$180.00 specified by Section 1.17(p).

A copy of the listed Notice of Reasons for Rejection ("The Notice") in Japanese Application No. 11-218016, with partial English translation, is included. Applicant respectfully requests that the Examiner consider the listed document and indicate that it was considered by making appropriate notations on the attached form.

12/06/2007 JADD01 00000002 10/798431

180.00 0P

The Notice was issued in a counterpart Japanese Application, and discussed the following documents: US-5,261,820, JP-7-303760, JP-2-283390, JP-11-42368, JP-5-74589, JP-9-75545, and JP-7-507402. Among them, US-5,261,820, JP-7-303760, JP-2-283390, and JP-9-75545 were cited in the IDS filed March 12, 2004, and JP-11-42368 and JP-5-74589 were cited in the IDS filed October 3, 2007. Because all the patent documents were cited previously, copies of these patent documents are not included.

This submission does not represent that a search has been made or that no better art exists and does not constitute an admission that the listed document is material or constitutes "prior art." If the Examiner applies the listed document as prior art against any claims in the application and Applicant determines that the cited document does not constitute "prior art" under United States law, Applicant reserves the right to present to the Office the relevant facts and law regarding the appropriate status of such document.

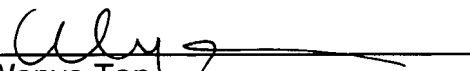
Applicant further reserves the right to take appropriate action to establish the patentability of the disclosed invention over the listed document, should the document be applied against the claims of the present application.

If there is any fee due in connection with the filing of this Statement, please charge the fee to our Deposit Account No. 06-0916.

Respectfully submitted,

FINNEGAN, HENDERSON, FARABOW,
GARRETT & DUNNER, L.L.P.

Dated: December 5, 2007

By: 
Wenye Tan
Reg. No. 55,662